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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/088,626	03/18/2002	Peter Wilhelm Koenig	3960.010	7229
75	90 03/31/2004		EXAMINER	
STEPHAN A. PENDORF PENDORF & CUTLIFF			HOOLAHAN, AMANDA J	
5111 MEMORIAL HIGHWAY			ART UNIT	PAPER NUMBER
TAMPA, FL	33634-7356		2859	
			DATE MAIL ED. 02/21/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		KOENIG ET AL.		
	Office Action Summary	10/088,626 Examiner	Art Unit	
	ř	Amanda J Hoolahan	2859	(مرمد
	The MAILING DATE of this communication			Idress
Period	for Reply	••	·	
THE - Ex aft - If t - Fa Ar	HORTENED STATUTORY PERIOD FOR F E MAILING DATE OF THIS COMMUNICAT tensions of time may be available under the provisions of 37 C er SIX (6) MONTHS from the mailing date of this communicate the period for reply specified above is less than thirty (30) days NO period for reply is specified above, the maximum statutory ilure to reply within the set or extended period for reply will, by y reply received by the Office later than three months after the rned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, non. , a reply within the statutory minimum period will apply and will expire SIX (6 statute, cause the application to beco	nay a reply be timely filed of thirty (30) days will be considered timel) MONTHS from the mailing date of this c me ABANDONED (35 U.S.C. § 133).	
Status				
1)⊠	Responsive to communication(s) filed on	15 March 2004.		
2a)[This action is FINAL . 2b)⊠	This action is non-final.		
3)[Since this application is in condition for a closed in accordance with the practice ur			e merits is
Dispos	ition of Claims			
5)[· / 	thdrawn from consideratior		
Applica	ation Papers			
9)[The specification is objected to by the Exa	aminer.		
10)[The drawing(s) filed on is/are: a)	, , , , , , , , , , , , , , , , , , , ,	•	
	Applicant may not request that any objection	• , ,	•	
11)[Replacement drawing sheet(s) including the call. The oath or declaration is objected to by the call.	·		• •
Priority	under 35 U.S.C. § 119			
	Acknowledgment is made of a claim for for a All b Some * c None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E	iments have been received iments have been received e priority documents have l Bureau (PCT Rule 17.2(a)).	in Application No Deen received in this National	Stage
Attachm	ent(s)			
1) 🔲 No	tice of References Cited (PTO-892)		view Summary (PTO-413)	
3) 🔲 Inf	tice of Draftsperson's Patent Drawing Review (PTO-94 ormation Disclosure Statement(s) (PTO-1449 or PTO/ per No(s)/Mail Date		er No(s)/Mail Date se of Informal Patent Application (PTC r:	O-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 13-22 are finally rejected under 35 U.S.C. 102(b) as being unpatentable by USPN 5,058,525 to Rilling.

Rilling discloses a supply meter (20) for liquid or gaseous medium or electric current, with a display device (28) for displaying the amount of the medium which has passed through the supply meter, which displays with a cumulative meter reading the entire amount consumed to date and makes possible the production of the verification code, thereby characterized, that the verification code display device is mechanically linked with the drive means (38) for the consumed-amount display device (30) via a gear connection means (36) and that the translation relationship between the drive means and the verification code display device is freely selectable depending on the construction design of the gear connection means (column 3, lines 31-34); the verification code provided by the verification code display device is a product of the position of the consumed-amount display device, the setting of the verification code display device when the consumed-amount display device was in the zero or start position (column 4, lines 36-38), and the translation relationship between the gear and the verification code display device; the verification code display device is a rotating body (column 3, lines 22-37); the verification code display device is a disk display

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(30); the verification code display device displays a verification code (42) for the cumulative meter reading; the verification code display device is fixed or set in the zero position of the supply meter display device, in order to generate a portion of the device number; the verification code display device displays, encoded, the cumulative meter reading and device specific data of the supply meter; the device specific data there is displayed the device number and/or device type (60); verification code display device displays the verification code in the form of letters, characters, numbers, or symbols (32).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 23-24 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Rilling in view of USPN 1,607,512 to Churcher.

Rilling discloses the device as described above in paragraph 2 including a cover (24) provided over the display surface of the verification code display device.

Rilling does not disclose the cover being operable by means of a mechanical push button that is cushioned.

Churcher discloses a cover being operable by means of a mechanical push button (4) that is cushioned. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to replace the means to operate the cover (26), as taught by

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Rilling, with the mechanical push button, as taught by Churcher, in order for access to the display device to be simpler and easier to operate because of less parts.

Response to Arguments

- 5. Applicant's arguments filed March 15, 2004 have been fully considered but they are not persuasive.
- 6. In response to applicant's argument that the Rilling reference achieves the same task but in a different manner, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963). Rilling clearly points out the same structural elements and features that the Applicant is claiming. See description above.
- 7. In response that Rilling does not have a relationship between the drive means and the verification code display device: Rilling discloses having a gear train including at least one gear associated with each of the dials (column 3, lines 25-26). Therefore, there clearly is a translation relationship between the drive means and the verification code display device, otherwise the verification code display device would not ever move and thus be inoperable.

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design of the device.

- 8. In response to Applicant's argument that the relationship between the drive means and the verification code display device is not "freely selectable" in Rilling: This argument is not persuasive because as stated above in paragraph 2, column 2, lines 31-34 of Rilling clearly proves that the relationship is "freely selectable" by the user depending on the construction
- 9. In response to Applicant's argument about the relationship between the drive means and the verification code display device: This argument is not persuasive because the Applicant never clearly defines the relationship of the gear connection means, drive means, and the verification code display device. Claim 1 simply states that it is freely selectable "depending upon the construction design of the gear connection means." In order to clearly define the relationship between the drive means and verification code display device via gear connection means, the Applicant should state what the construction design of the gear connection means really is.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda J Hoolahan whose telephone number is (571) 272-2246. The examiner can normally be reached on Monday through Friday 8:00 am to 4:30 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego F Gutierrez can be reached on (571) 272-2245. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ajh

March 29, 2004

Diego Gutierrez

Supervisory Patent Examiner Technology Center 2800

CHRISTOPHER W. FULTON PRIMARY EXAMINER